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LINCKAT NIA	
Docket No.	

## RADER, FISHMAN & GRAUER, PLLC

## **Declaration For U.S. Patent Application**

My reside I believe are listed	ence, p I am the below	cost office address and citizen the original, first and sole involved the subject matter which LOW NOISE PNEU	ship are as stated below entor (if only one name is claimed and for whi	e is listed	below) or an original first	and joint inve entitled	entor (if plural names	
the specif	fication	of which is attached hereto	unless the following be	ox is checl	ced:		•	
was filed on August 3, 2004 Number PCT/JP2004/011072 and was amend and/or was filed on			nded on	As PCT International Application  As U.S. Patent Application				
	Numb	per	and was ame	nded on			•	
I acknow I hereby certificate and have	Idment ledge t claim e, or ':	at I have reviewed and under referred to above. he duty to disclose information foreign priority benefits und 365(a) of any PCT Internation dentified below any foreign a of the application(s) for which	on which is material to der 35 U.S.C. '119(a nal application which o	patentabi )-(d) or ' designated	lity as defined in 37 C.F.R. 365(b) of any foreign appleat least one country other the	1.56. ication(s) for	patent or inventor's	
		JP2003-285815	Japan	04	/08/2003	Priority ( X Yes		
(List pri foreign applicat		(Number) JP2003-285829	(Country) Japan	(Day 0 4	/Month/Year Filed) /08/2003	∑ Yes	□ No	
	,	(Number)	(Country)	(Day	/Month/Year Filed)		_	
	-	(Number)	(Country)	(Day	/Month/Year Filed)	☐ Yes	∐ No	
I hereby o	claim t	he benefit under 35 U.S.C.	119(e) of any United S	tates provi	isional application(s) listed b	elow.		
(Application Number) (F			(Filing	Date)				
(Application Number) (Filing Date)								
		☐ See attache	d list for additional pri	or foreign	or provisional applications.			
disclosed duty to d	in the	the benefit under 35 U.S.C. United States of America lisprior application(s) (U.S. or information which is materiapplication and the national	sted below and, insofa PCT) in the manner j	r as the s provided t defined in	ubject matter of each of the by the first paragraph of 35, 37 C.F.R. '156 which be	claims of the	is application is not	
(List prior U		(Application Cont. 188		<b>D</b> : (	· · · · · · · · · · · · · · · · · · ·			
Applications or PCT International		(Application Serial No			(Status) (pa	(Status) (patented, pending, abandoned)		
applications designating		(Application Serial No	o.) (Fili	ng Date)	(Status) (pa	tented, pendi	ng, abandoned)	
And I h	ereby	appoint the firm of Rad	er, Fishman & Gra	uer, PLI	C, Customer Number	23353 incl	uding as principal	

And I hereby appoint the firm of Rader, Fishman & Grauer, PLLC, Customer Number 23353 including as principal attorneys: Richard D. Grauer, Reg. No. 22,388; David T. Nikaido, Reg. No. 22,663; Ronald P. Kananen, Reg. No. 24,104; Ralph T. Rader, Reg. No. 28,772; Carl Schaukowitch, Reg. No. 29,211; Michael D. Fishman, Reg. No. 31,951; Michael B. Stewart, Reg. No. 36,018; Alexander D. Rabinovich, Reg. No. 37,425; Kevin D. Rutherford, Reg. No. 40,412; Glenn E. Forbis, Reg. No. 40,610; Lee Cheng, Reg. No. 40,949; Kristin L. Murphy, Reg. No. 41,212; James F. Kamp, Reg. No. 41,882; Brian K. Dutton, Reg. No. 47,255; Shawn B. Cage, Reg. No. 51,522; Jonathan R. Lee, Reg. No. 56,561, Toshikatsu Imaizumi, Limited Recognition

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The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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